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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/895,511	06/29/2001	Ted Liang	042390P11354	8234
7590 12/05/2005		EXAMINER		
Michael A. Bernadicou			ZERVIGON, RUDY	
BLAKELY, SO	KOLOFF, TAYLOR & 2	ZAFMAN LLP		
Seventh Floor			ART UNIT	PAPER NUMBER
12400 Wilshire Boulevard			1763	
Los Angeles, C	A 90025-1026			

DATE MAILED: 12/05/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)			
Office Action Summary		09/895,511	LIANG ET AL.			
		Examiner	Art Unit			
		Rudy Zervigon	1763			
Period fo	The MAILING DATE of this communication apports Reply	pears on the cover sheet with the	correspondence address			
WHIC - Exte after - If NC - Failu Any	IORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATES and time may be available under the provisions of 37 CFR 1.1: r SIX (6) MONTHS from the mailing date of this communication. Disperiod for reply is specified above, the maximum statutory period ware to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDON	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 27 Second	eptember 2005.				
2a)⊠	This action is FINAL . 2b) This	action is non-final.				
3)[Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposit	ion of Claims					
5)□ 6)⊠	Claim(s) 1,4-12 and 18-33 is/are pending in the 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1,4-12 and 18-33 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration.				
Applicat	tion Papers					
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. So tion is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).			
Priority	under 35 U.S.C. § 119					
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau See the attached detailed Office action for a list	ts have been received. ts have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	tion No ved in this National Stage			
	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summar Paper No(s)/Mail I				
3) 🔲 Info	ce of Dransperson's Patent Drawing Review (P10-946) rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date		Patent Application (PTO-152)			

Application/Control Number: 09/895,511 Page 2

Art Unit: 1763

DETAILED ACTION

Claim Rejections - 35 USC § 103

1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

2. Claims 1, 4-12, 18, 20, 25, and 27-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Casey, Jr. et al (USPat. 6,042,738) as demonstrated by Baum, Aaron Wolf et al (US 5,684,360 A) in view of Hashimoto, Hiroyuki (US 6,420,701 B1).

Casey teaches an apparatus (Figure 1) including:

- i. A holder (26) to mount a substrate / mask (30) in a chamber (22) by a stage (24) Regarding the particular identity of the article to be processed, it is well established that apparatus claims must be structurally distinguished from the prior art (In re Danley, 120 USPQ 528, 531 (CCPA 1959). "Apparatus claims cover what a device is, not what a device does ."(emphasis in original) Hewlett Packard Co . v. Bausch & Lomb Inc ., 15 USPQ2d 1525, 1528 (Fed. Cir. 1990), MPEP 2114). Further, a claim containing a "recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus" if the prior art apparatus teaches all the structural limitations of the claim. Exparte Masham, 2 USPQ2d 1647 (Bd. Pat. App. & Inter. 1987).
- ii. A stage (24) adapted to position the holder in a chamber (22), and adapted to move in different directions (column 4, line 64 column 5, line 3)
- iii. A pumping system ("vacuum chamber 22"; column 4, lines 31) adapted to evacuate the chamber

Art Unit: 1763

- iv. A first electron column¹ imaging system (28, 54; column 4, lines 38-45; column 5, lines 5-10; Figure 1; column 3, lines 8-16, "image and mill the workpiece"; column 4, lines 5-10; column 5, lines 5-10) adapted to locate (column 6, lines 17-30) an opaque defect (abstract; column 1, lines 5-10; column 2, lines 28-50; column 8, line 62 column 9, line 2;) in the substrate / mask, said imaging system (28; Figure 1; column 3, lines 8-16, "image and mill the workpiece"; column 4, lines 5-10; column 5, lines 5-10) disposed vertically above (28) said substrate (90; Figure 1)
- v. A gas delivery system (45, 34; column 5, lines 22-38) adapted to dispense a reactant gas towards the defect
- vi. A second electron column¹ delivery system (32; column 4, line 64 column 5, line 12) adapted to direct electrons towards the opaque defect (column 3, lines 60-65) to induce chemical etching by the reactant gas and said electrons to induce said gas to etch said opaque defect without ion "bombardment, and without ion implantation or knock-on of atoms" "methods of gas-assisted etching using an etching gas including bromine" (abstract). It is noted that when the structure recited in the reference is substantially identical to that of the claims, claimed properties or functions are presumed to be inherent (In re Best, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977); MPEP 2112.01).
- vii. DUV/EUV mask / substrate (column 1, lines 35-45)
- viii. Chrome opaque defect (column 3, lines 3-4; line 55)
- ix. An ion focusing control system (18; column 4, lines 28-44) and scanning control system (62, column 4, lines 39-43)

¹ Baum, Aaron Wolf et al (US 5,684,360 A) teaches the art-accepted definition of "electron beam column" (column

- x. An acceleration system ("JEOL Model 6400") providing a low acceleration voltage (column 9, lines 20-25)
- xi. A computer controller (50, column 4, lines 38-45; column 7, lines 33-44) adapted to control the electron delivery system
- xii. The gas delivery system (34; column 5, lines 22-38) is also adapted to "dispense a carrier gas towards said opaque defect", "said gas comprises water or oxygen" (claim 29), "said gas comprises Xenon Fluoride (XeF2)" (claim 30) Applicant's claim 18, 29, 30 limitations are intended use claim requirements. Further, it has been held that claim language that simply specifies an intended use or field of use for the invention generally will not limit the scope of a claim (Walter, 618 F.2d at 769, 205 USPQ at 409; MPEP 2106). Additionally, in apparatus claims, intended use must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim (In re Casey,152 USPQ 235 (CCPA 1967); In re Otto, 136 USPQ 458, 459 (CCPA 1963); MPEP2111.02).
- xiii. Applicant's claim 20 limitation of "the reactant gas absorbs to said opaque defect and becomes disassociated" are intended use claim requirements. Further, it has been held that claim language that simply specifies an intended use or field of use for the invention generally will not limit the scope of a claim (Walter, 618 F.2d at 769, 205 USPQ at 409; MPEP 2106). Additionally, in apparatus claims, intended use must result in a structural difference between the claimed invention and the prior art in order to patentably

Art Unit: 1763

distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim (In re Casey,152 USPQ 235 (CCPA 1967); In re Otto, 136 USPQ 458, 459 (CCPA 1963); MPEP2111.02).

Casey does not teach that Casey's first electron column (28; Figure 1; column 3, lines 8-16, "image and mill the workpiece"; column 4, lines 5-10; column 5, lines 5-10) is used to direct a first set of electrons towards a substrate.

Hashimoto teaches an electron column (12; Figure 6; column 11, lines 58-67) used to direct a first set of electrons towards a substrate (15; Figure 6).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to add Hashimoto's electron column to Casey's apparatus and to optimize the operation of Casey's apparatus to avoid damaging underlying layers of the processed substrate.

Motivation to add Hashimoto's electron column to Casey's apparatus and to optimize the operation of Casey's apparatus to avoid damaging underlying layers of the processed substrate is for locating and processing specific regions of the substrate as taught by Hashimoto (column 7, lines 1-10), and to minimize substrate damage as taught by Casey (column 9; lines 65-67). Further, it is well established that the duplication of parts is obvious (In re Harza, 274 F.2d 669, 124 USPQ 378 (CCPA 1960) MPEP 2144.04). It would be obvious to those of ordinary skill in the art to optimize the operation of the claimed invention (In re Boesch, 617 F.2d 272, 205 USPQ 215 (CCPA 1980); In re Hoeschele, 406 F.2d 1403, 160 USPQ 809 (CCPA 1969); Merck & Co. Inc. v. Biocraft Laboratories Inc., 874 F.2d 804, 10 USPQ2d 1843 (Fed. Cir.), cert. denied, 493 U.S. 975 (1989); In re Kulling, 897 F.2d 1147, 14 USPQ2d 1056 (Fed. Cir. 1990), MPEP 2144.05).

Application/Control Number: 09/895,511

Art Unit: 1763

3. Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Casey, Jr. et al

Page 6

(USPat. 6,042,738) as demonstrated by Baum, Aaron Wolf et al (US 5,684,360 A) in view of

Hashimoto, Hiroyuki (US 6,420,701 B1) and Fuji, Eiji et al (US 5,876,504 A). Casey and

Hashimoto are discussed above. Casey and Hashimoto are do not teach the angle of gas injection

of Casey's gas delivery system (45, 34; column 5, lines 22-38) has an angular dispersion of 5-

25°. Fuji teaches a variably positioned gas injection nozzle (8; Figure 2).

It would have been obvious to one of ordinary skill in the art at the time the invention was made

to replace Casey and Hashimoto's gas injector nozzle with Fuji's variably positioned gas

injection nozzle (8; Figure 2).

Motivation to replace Casey and Hashimoto's gas injector nozzle with Fuji's variably positioned

gas injection nozzle (8; Figure 2) is for establishing laminar flow on the substrate as taught by

Fuji (column 4, lines 35-40).

4. Claims 21-24, 26, 32, and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable

over Casey, Jr. et al (USPat. 6,042,738) as demonstrated by Baum, Aaron Wolf et al (US

5,684,360 A) in view of Hashimoto, Hiroyuki (US 6,420,701 B1). Casey and Hashimoto are

discussed above. Casey does not teach operating pressures in 0.5-10.0mTorr, "a beam

comprising a current of about 0.05-1.0nA", second electrons beams with diameters of about 5-

125nm and energies of 0.-3.0keV. Casey further does not teach that his reactor is either reaction-

limited or mass transfer limited as claimed by Applicant's claim 33 - However, when the

structure recited in the reference is substantially identical to that of the claims, claimed properties

or functions are presumed to be inherent (In re Best, 562 F.2d 1252, 1255, 195 USPQ 430, 433

(CCPA 1977); MPEP 2112.01).

Application/Control Number: 09/895,511

Art Unit: 1763

Hashimoto further teaches an electron beam apparatus (Figure 7) including operating pressures up to 100picoTorr (column 6, lines 15-20), beam currents of about 1.0nA (column 7, lines 1-10), electrons beams with diameters of about 5-125nm ("not more than 1 micrometer"; column 7, lines 1-10) and energies of 3.0keV (column 7, lines 23-31).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to replace Casey's electron emitting column with Hashimoto's electron emitting column (12; Figure 7).

Motivation to replace Casey's electron emitting column with Hashimoto's electron emitting column (12; Figure 7) is for thin film processing as taught by Hashimoto (column 6, lines 30-41).

Response to Arguments

- 5. Applicant's arguments filed September 27, 2005 have been fully considered but they are not persuasive.
- 6. Applicant's arguments are directed to the claim amendments asstated. In response, the Examiner directs Applicant to the above new grounds of rejection as necesitated thereby.

Conclusion

7. Applicant's amendment necessitated the new ground of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after

Application/Control Number: 09/895,511

Art Unit: 1763

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the date of this

final action.

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Examiner Rudy Zervigon whose telephone number is (571)

272.1442. The examiner can normally be reached on a Monday through Thursday schedule from

8am through 7pm. The official fax phone number for the 1763 art unit is (703) 872-9306. Any

Inquiry of a general nature or relating to the status of this application or proceeding should be

directed to the Chemical and Materials Engineering art unit receptionist at (571) 272-1700. If the

examiner can not be reached please contact the examiner's supervisor, Parviz Hassanzadeh, at

(571) 272-1435.

Page 8

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